

UNITED STATES BANKRUPTCY COURT
DISTRICT OF VERMONT



In re:

**BRIAN P. LANDRY,
Debtor.**

**Case #: 01-10444
Chapter 7**

ORDER

WHEREAS Attorney David R. Edwards filed a Motion to Withdraw from Case (doc. #20) and noticed it under the Court's default procedure, see Vt. LBR 9013-1(f);

WHEREAS, pursuant to Vt. LBR 2091-1(a):

No Order of Withdrawal will be issued without a hearing. An Order Allowing a Substitution of Attorney may be issued without a hearing if a substitution of counsel agreement (signed by the debtor, the withdrawing attorney and the substituting attorney) is filed with the application for withdrawal.

Cf., Vt LBR 9013-1(f)(1) (listing motions which may be noticed under the default procedure);

WHEREAS, on November 27, 2002, Attorney Todd Taylor filed a Notice of Appearance (see doc. #25) in this case;


WHEREAS, pursuant to its equitable powers, see 11 U.S.C. § 105,

IT IS HEREBY ORDERED the Court will treat Attorney Taylor's Notice of Appearance as a substitution of counsel agreement;

IT IS FURTHER ORDERED that Attorney Edward's Motion to Withdraw is GRANTED; Attorney Taylor is substituted as Debtor's counsel.

SO ORDERED.

December 10, 2002
Rutland, Vermont


Colleen A. Brown
United States Bankruptcy Judge